find is of schedule to accompany this order, in Randolph

IN THE DISTRICT COURT OF THE FIRST JUDICIAL DISTRICT IN AND FOR RICH COUNTY, STATE OF UTAH

In the Matter of the General Determination of Rights to the Use of later of Bear River Drainage Area in Rich County, Utah

INTERLOCUTORY
ORDER

The above entitled cause came on regularly for hearings before the Honorable Lewis Jones, Judge of the above entitled Court, at Randolph, Utah; the State Engineer appearing by and through J. Lambert Gibson, Deputy Attorney General, and J. Richard Bell, Assistant Attorney General; Descret Livestock Company appearing by its attorney, Wilford M. Burton; Harland Anderson, Parley Holmgreu and William Johnson appearing by their attorney, Milton A. Oman; Joseph R. Weston, appearing by his attorney, Edward W. Clyde; Harold Johnson, the Estate of Ole Mattson, deceased, Stanley Mattson and the Estate of Ellsworth Johnson, deceased, appearing by their attorney, Paul Thatcher; Joseph N. Cook, Del C. Cook and O. K. Cook appearing by their attorney, Walter G. Menn; Elijah Willis appearing for himself; Cook appearing for himself; and Morton Kearl appearing for himself; Grant Lamborn appearing for himself and for the Laketown Irrigation Company; Joseph R. Weston appearing for himself, and Thomas G. Weston appearing for Laketown, Town, a Municipal Corporation; and evidence having been presented and received and the matter submitted and the Court being fully and truly advised in the premises, the Court now makes and enter the following changes in the Proposed Determination of Water Rights in Bear River Drainage Area in Rich County, Utah, and orders that said changes be incorporated in the Final Determination and Adjudication: NOW ON MOTION OF MR. PORTER, Dep. Atty. General of Utah, it is ordered as follows:

1. That the rights of the Randolph-Sage Creek Canal Company

under claim No. 596 on page 20 of said Proposed Determination be corrected in that the following information, which was inadvertently omitted, be now supplied: Under the column "Flow S.F." the figure 202.77 be inserted; under the column "Duty Ac. Feet" the figure 3.0 be

as a supplement thereto.

- as No. 523 on page 318 of said Proposed Decree, the following stock-watering rights be added thereto: Jan. 1 to April 14, both inclusive stockwatering, May 1, 1872, for 80 cattle, 40 sheep, 4 horses Flow 0.002 and supplemental to claim No. 158.
- Value That, in connection with claim No. 158 of the Swan Creek Canal Company on page 319 of said Proposed Determination, the following stockwatering rights be added thereto: April 15 to Dec. 31, both inclusive stockwatering, Sept. 1882 for 1,000 cattle, 1,200 sheep, 75 horses Flow see remarks, supplemental to claim No. 523 Remarks: Flow for this purpose is part of flow for irrigation.
- That the rights of water users, J. N. Cook, Ethel M. Cook, Estate of D. S. Cook, Estate of Ellsworth Johnson, Harold Johnson, Estate of Ole Mattson, Stanley Mattson and Joseph R. Weston, designated by claim Nos. 201, 345, 679, 680, 743, 744, 745, \$17 to 825, both inclusive, 827, 828, 831, to 879, both inclusive, 881 to 886, both inclusive, 889 to 892, both inclusive, 894 to 902, both inclusive and 1088, on pages 171, 172, 215, 219, 284 to 313, both inclusive, 328 and 329 of said Proposed Determination, be changed in accord with the gtipulation of the parties and, in lieu of the beginning dates as set forth in said Proposed Determination, the dates shall be May 18 at midnight for a dry year or June 1 at midnight for a wet year. A dry year is hereby defined as a year in which at 8:00 A.M. on May 18 the combined flows of Tufts Creek and Jebo Creek at the head of the Tufts Creek ditch, is 4.90 sec. ft. or lewer. A wet year is hereby defined as a year in which at 8:00 A.M. on May 18 the combined flows of Tufts Creek and Jebo Creek, at the head of the Tufts Creek ditch is over 4.90 sec. ft. That the Stipulation and Schedule of use now on file in the above entitled cause is hereby referred to and made a part of this Order and that said Proposed Determination be amended to refer to this Order and said Stipulation and Schedule of Use, which was dated and filed on March 12, 1952.

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under claim No. 679 on page 290, claim No. 823 on page 308, claim No. 832 on page 312, claim No. 838 on page 302, claim No. 882 on page 293, claim No. 885 on page 288, and claim No. 889 on page 309, be changed in each instance to read 200 cattle in lieu of 75 cattle and 16 horses as now enumerated in the determination.

orporation, in the Laketown Canyon Spring Area as shown by claim No. 826 on page 210 be changed from 0.50 sec. ft. to 0.25 sec. ft.; and that the objection filed by Laketown Irrigation Company to the total flow allowed in claims No. 287 and 288 on page 210 of said Proposed Determination be disallowed.

- 205 of said Proposed Determination in the name of Rich County
 Land & Grazing Company be alloted and awarded to Grant Lamborn;
 and that the water rights shown as claim No. 216 on pages 255 and 256, as claim No. 217 on pages 257, 258 and 259, as claim No. 214 on pages
 275, 276 and 277 and claim No. 215 on pages 277, 278 and 279 of said
 Proposed Determination in the name of Joseph Cheney be alloted and awarded to Grant Lamborn.
- 16. That on the first page of said Proposed Determination on the fourth line of paragraph 4 in the first column, the word "within" shall be changed to read "without".
- 17. That claim No. 780 on page 327, in the name of U.S. Forest Service, of said Proposed Determination, the said claim having been withdrawn, be stricken.
- Livestock Company in said Proposed Determination, the words "and Chapman Canal rights diverted in Wyoming" be stricken therefrom and that there be substituted therefor in said Proposed Determination the words "used separately or jointly on all or part of the land with Chapman Canal rights diverted in Wyoming."

Done in open Court this 11 day of March, 1953.



Lewis Jones.
DISTRICT JUDGE.

CLERK'S CERTIFICATE.

I, Adolph W. Larson, County Clerk and ex-officio Clerk of the First Judicial District Court of Utah, do hereby certify that the foregoing INTERLOCUTORY ORDER in the matter of the General Adjudiciation of Rights to the use of Water of Bear River Drainage Area in Rich County, Utah, is a full, true and correct copy of the original which appears on file in my office and of record in Book B. Judgment Record page 115.

Witness my hand and the seal of said Court this 12th day of March, A.D. 1953.

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